

United States Federal Eastern District Court
Of Pennsylvania
600 Market Street
Philadelphia Pennsylvania 19106-1790

MSG

Present by: Awoota Jurist Consul Trust & Associates
(A Tribal Organization) In Propria Persona
naja zuhir el known as queen naja In Propria Persona
NAJA THURBAH ZUHIR TR
On behalf of Royal Heirs Family Trust.
Judicature/Adjudicator
Lord reginald noble Yahweh, In Propria Persona
REGINALD CUPID NOBLE TR
On behalf of Noble & Noble Banking Trust
Judicature/Adjudicator

20 955

In Equity Proceeding
Bill of Equity

v.

KAMAL BENHOUMMAD d/b/a
STERLING PREMIER GROUP et. al.
PAUL WHITE d/b/a
STERLING PREMIER GROUP et. al.
THOMAS MOOREHEAD d/b/a
STERLING PREMIER GROUP et. al.
SHERIFF MIKE CHAPMAN d/b/a
OFFICE OF LOUDOUN COUNTY VA.
ADULT DETENTION CENTER et. al.
DEPUTY SHERIFF DORIAN A. LAMBERT d/b/a
LOUDOUN COUNTY VA SHERIFF DEPARTMENT
BUTA BIBERAJ, d/b/a/
DISTRICT ATTORNEY FOR LOUDOUN COUNTY VA.
PHYLLIS J. RANDALL CHAIRWOMAN d/b/a
BOARD OF SUPERVISORS
JOHN DOE, & JANE DOE

18 U.S.C. 1091 Human Trafficking
18 U.S.C. Chapter 41 Extortion
18 U.S.C. Conspiracy
26 U.S.C. Tax Evasion
28 U.S.C. Defamation of Character
18 U.S.C. 241-242 Color of Law
18 U.S.C. 1201 Kidnapping and
False Imprisonment

Article III Court Proper Jurisdiction

Jury
Trial Demanded

Defendant(s)/inferior persons/(s) Debtor(s)

Civil Complaint

Pursuant to: Rule 33 New Federal Equity Rules, 7 Wheat. xvii-xxi:

42 Introduction:

43 We Aborigine Heirs to this Land, having dominion and leadership over these, invoke the 42
44
45 Divine Laws of Ma'at we instruct this honorable Court to invoke the arrest and apprehension
46
47 of the above DEFENDANT(S) for there unlawful crimes of Criminal Conspiracy 18 U.S.C.
48
49 371, after their violation of UCC 3-501 Presentment in which they are being SIFERLING
50
51 PREMIER MOTORS, never returned nor said anything was incorrect within the 72 hours
52
53 according to law and;

54
55 Jurisdiction: (Judicature)meaning:

56
57 The state or profession of those-officers who are employed in administering justice;
58
59 the judiciary. A judicatory, tribunal, or court of justice. Jurisdiction; the right of judicial action;
60
61 the scope or extent of jurisdiction. JUDICATURE ACTS (ENGLAND), The statutes of 36
62
63 & 37 Vict. c. 66, and 38 & 39 Vict. c. 77, which went into force November 1, 1875, with
64
65 amendments in 1877, 40 & 41 Vict. c. 9; 1879, 42 & 43 Vict. c. 78; ana 1881, 44 & 45 Vict. c.
66
67 68, made most important changes in the organization of, and methods of procedure in, the:
68
69 superior courts of England, consolidating them together so as to constitute one supreme court
70
71 of judicature, consisting of two divisions, -her majesty's high court of justice, having chiefly
72
73 original jurisdiction; arid her majesty's court of appeal, whose jurisdiction is chiefly appellate.

74
75 **Therefore;**

76
77 I/We Adjudicator's under the Judicature Act

78
79 **Statement of Facts**

80
81 1). On about in the month of October, the Vehicle known as BMW 740 being VIN
82

#WBA7E4C57KGV28544, naja zuhur el aka queen naja a free woman and VIN
 #5UXCX4C51KLS39113 BMW X7 50 XDFOR, Lord, reginald-noble Yahweh Adjudicator,
 which was approved and satisfied by the dealership without equivocation, week and half later
 BMW invited queen naja to a Video Showing of how the BMW operates and all of its systems,
 after arriving, however before that transpire there was a conversation between KAMAL
 BENHOUMMAD their top sales person and queen naja, and lord reginald, also known king
 reginald I, KAMAL BENHOUMMAD stated STERLING MOTORS over charged us on
 STATE TAXES Commonwealth of Pennsylvania and that we would receive a refund and sign
 an order for the adjustment queen naja, having Power of Attorney for Lord reginald Yahweh,
 respectfully the same applies to him being lord reginald nearly a week went and;

Whereas, all parties (ACTOR(S)) are subject to, and have violated Presidents Executive Order
 13892 , and President's Executive Order 13896 for criminal conspiracy, with and between
 LOUDOUN COUNTY VA SHERIFF DEPARTMENT and STERLING MOTORS IN
 human trafficking and other International Crimes Article 6 & 7 of the ICC.

Whereas, this KAMAL BENHOUMMAD, salesperson for STERLING, had us fill out an
 alleged security form fashioned as Credit Application requiring a SOCIAL SECURITY # but,
 we did not apply for credit, when asked about the SSN he is being KAMAL
 BENHOUMMAD, said it is for to see if we were on a terror watch list, when ask where the
 results are there wasn't any this is "Identity Theft "under false pretend and; 18 U.S.C.

1028(b)(1) (A-C), after conclusion of the transaction the financial laughed they call him Tony.
 Now that the transaction did not reach completion the acceptance of the instrument has

124
 125 accrued and being that it is pass 72 hours so that the matter can be cured nothing has been
 126
 127 returned to date according to UCC under Negotiable Instrument, Laws

128
 129 **Whereas**, after arriving queen naja signs the two Purchase orders for the adjustment of the
 130
 131 contract at that time after signing the contract STERLING MOTORS executives had queen
 132
 133 naja arrested for stealing the Vehicle, in which their acceptance of the presentment was long
 134
 135 pass due never returned to neither one of us stating if there were any problems, where is the
 136
 137 injured party, and now who is the victim?

138
 139 **Whereas**, knowing that the vehicle was driven to the BMW dealership to a video presentation
 140
 141 not to return the car therefore where are the checks for taxes that was signed by queen naja
 142
 143 and sense the final contracts where are the vehicles sense know function instruments have
 144
 145 return being that everything in this is pre-paid since June 5th 1933-1934.

146
 147 **Therefore**, this STERLING AUTO MOTORS et. al. has laws against the UNITED STATES
 148
 149 rule and International Procedures UCC and alike and;

150
 151 **Whereas**, the COUNTY POLICE/SHERIFF DEPARTMENT, and STERLING
 152
 153 DEALERSHIP and any other entities involved in ENTRAPMENT, and Criminal Conspiracy
 154
 155 against ESTATE'S and the living man, and living woman both in respect to the Judicature
 156
 157 Court in conjunction with her majesty the Queen of England having sovereignty over the
 158
 159 respective entities shown above ESTATE/TRUST, our status as diplomats for the People
 160
 161 having recorded our Oath of Office as Public Minister/Ambassadors respectfully.

162
 163 **Whereas**, Anne Arundel County Londoun County, and Prince George's County received a
 164

GSA Bond's 24, 28, 1414, 1416, 1418 90 91, and naja zahir el d/b/a/ queen naja is still being held against her will, after she made an attempt to Bond the Bail Bondman said in the STATE'S SYSTEM she queen naja is a free woman the human trafficking continue and;

We now evoked the Golden Rule

TREASON AGAINST THESE UNITED STATES OF AMERICA

It is your duty to inquire into all offenses for or against the United States within the jurisdiction to pronounce from the U.S. District Courts, which greatest crime known to the law is Treason; self-preservation being or existing in a certain state, by intelligent existence is the highest duty of government, in order to regulate commerce mutual exchange, without it there can be no administration of law, civil or criminal and;

Whereas, this crime called Treason, is defined through the Constitution for or against the United States of America, (WE THE PEOPLE) confederation itself. It declares that Treason for or against the United States, shall in the future consist only in Levying War to collect assessment by imposition for or against the People, or adhering to their enemies, giving them aid and comfort, as a Safe Harbor exemption. Man has been giving Dominion by the Creator of All, with moral ability to dispose from his or her Intellectual Property at Will by Equity, and according to a assembly of men, through their fourth amendment, which says: "The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized."

Whereas, United States Person or Citizen is a entity of trade, which a Civilian loans the government from par equivalence without Discount or Premium, as 'Treasury, Principal and Interest Loan (T&I), upon issuing a Bill of Exchange, Demand Draft, or Promissory Note, in the form of check book currency, within a Fiscal Agent, State Bank out of the Money Transmitter Regulator's Association, Registrar Bank or Trust Company of Employees'. Any Natural or Artificial person, who knows or has been given notice that 'Treason has been committed, "which conceals, and not, as soon as may possibly be, disclose and make known the same," to certain high officers, is guilty from a criminal offense denominated Misprision of 'Treason and;

Whereas, Since August 1861, it is required that every officer, clerk, or employee' in the several distinct departments of this country, known as the United States of America, or in any way connected therewith, are to take an oath to support and defend the Constitution and government from the United States, for or against all enemies, foreign or domestic, and to birth, or bear true faith, allegiance and loyalty to the same, which any ordinance, resolution, or law from any State Convention or Legislature, to the contrary notwithstanding, which this oath is the most important, that requires fidelity on behalf out of all government officials, who are holding a position from Trust, working to protect the People Intellectual property, by Commerce and;

Therefore, this **Oath**, is a most explicit renunciation, and abjuration from the DEADLY HERESY of a paramount State Sovereignty, from a local government, which still up holds slavery, according to the Lieber Code, Article 42, which says: "Slavery, complicating and

247
248 confounding the ideas of property, (that is of a thing, such as a vital record) and of personality,
249
250 (that is of humanity, peculiar nature of man, by which he or she is distinguished from other
251
252 beings) exists according to municipal or local law only. The law of nature and nations has
253
254 never acknowledged it.” and;

255 Whereas, the doctrine of State Sovereignty, has taken possession of the minds from the Body
256
257 Politic People, and has become public opinion in the several distinct States, which goes for or
258
259 against the whole spirit out of the Constitution, which all government officials are to take a
260
261 oath to defend, the Body Politic styled, the United States of America, which is a Republic
262
263 Institution, by perpetual Union, that protects trade act of exchanging commodities, through
264
265 Commerce mutual change from Currency Note goods, as United States Note debit into a
266
267 Federal Reserve Note credit and;

268
269 Whereas, this Sixth Amendment Article, from the Constitution, declares in express terms, that
270
271 “this Constitution and the laws and treaties made pursuant thereto, shall in the future be the
272
273 SUPREME LAW OUT OF THE LAND.” That statement is sufficiently positive and
274
275 unequivocal, but the framers, did not stop there, but did add the words: “anything in the
276
277 Constitution or laws of any State to the contrary NOTWITHSTANDING,” thus pointedly
278
279 and laboriously, guarding against or for, and repelling the idea, that a State could by any act,
280
281 however solemn, even by its organic or fundamental law, resist or interfere with the
282
283 Constitution and laws from the United States, in their operation over the whole Country,
284
285 though a Department of State and;

286
287 Whereas, this Statute at Large of August 6, of 1861, was well adopted to that end, which all

288
289 employees' in the executive Departments, out of a U.S. State, Such as Health, by the Social
290
291 Security Act, through Natural and Artificial persons connected therewith, like a Corporate
292
293 County or City, are to take the oath to protect the Constitution, for or against domestic or
294
295 foreign enemies, which attempt to overthrow the constitutional form of government and;
296 Whereas, By Statute at Large of March 6, 1862, the same oath is required of shipmasters, on
297
298 clearing a foreign Country or Entity within a State port of entry in the United States of
299
300 America, and through the Act of July 17, 1862, natural or artificial persons making claims for
301
302 or against the United States, were and are required to take the same oath, to uphold the
303
304 Constitution. Every officer, civil, military and naval, is required to an oath to protect the United
305
306 States of America Constitution, for or against all enemies, foreign and domestic, and to birth
307
308 or bear true faith and allegiance to the same, and that obligation is taken without any mental
309
310 reservation or purpose of evasion, and that he or she will well and truly discharge the duties
311
312 from his or her office, held in public trust out of We the People, who loans their par value
313
314 equivalence without discount or premium, through T&I deposits. Any falsely taken oath of
315
316 office, by color of law or authority, is made a criminal offense, which not only subjects one to
317
318 the penalties of perjury and treason, but ever afterwards disqualifies him or her from holding
319
320 a Public Trust Office, under the United States of America, within any Department, through
321
322 this Act passed in July 1861, it is provided, that if two or more person (18 USC 241) within
323
324 any State or Territory of the United States, shall in the future conspire together to overthrow
325
326 by force or deception, the government from these United States of America, or Levy war, by
327
328 collecting assessment against or for, to prevent, hinder, or delay the execution of any law from

the United States, or seize any intellectual property of par value loaned, as interest to the United States, for or against its authority, every natural or artificial person, like a municipal corporation, so offending, shall in the future be guilty of a high crime, by knowledge and notice from two or more, who are not corrupt of blood, and are able to articulate their crime and;

Whereby, since 1862, the Legal Tender within the United State of America, has been the Title Inscription "United States Note," which now float freely by subscribed subscription upon any Note, Bill of Exchange, or Demand Draft, which is debited and cashed or swapped into a Federal Reserve Note credit obligation, in lieu of Zero Balancing Account of Civilian, and by this Act of Levying War, to collect assessment of debtor, this is Treason, This Federal Reserve Act, of withholding a par value present use for a future purpose, is in itself a act of treason, which established to furnish a elastic currency note goods, to afford rediscounting commercial for profit paper, from par value equivalence, which ought not be discounted or loaned out as a premium, which is Levying War, on We the People. The term "district" is held to be the Federal reserve district, and the term " reserve district" is held to be the Federal reserve bank-cities, which are not coterminous with any Individual State of the perpetual American Union Reserve districts Organization Committee Quorum, being the Secretary of the Treasury, Secretary of Agriculture, and the Comptroller of the Currency, which are United States Notes by the Legal Tender Act, are not to be subjected to review, except through the Federal Reserve Board, out of Governors, who are committing Treason, by levying war for par value and; Whereas, the shareholders from every Federal reserve bank-City, are the civilians of the several

States, being holders to a Department, Certification of Birth, which bear Geographical
 Barcode to Trade, that they are individually responsible, equally and ratably, and not one
 against or for another, for or against all contracts, debits or debts, and from such natural or
 artificial, person as bank customer, to the extent of the amount of their in blank subscriptions
 to such certificated stock, at par value thereof, in addition to the amount subscribed in blank,
 whether such in blank subscription has been paid in whole, or in part, under the provisions
 from this Federal Reserve Act, which the mass of illiterate natural persons, have no clue of,
 and are under attack, by levying war on their par value even exchange, this Act, allows the
 Central Banks, which are Fiscal Agents, being District Clearing Houses, to wage war on We
 the People, by in blank Signature, on the back of any United States Note, in checkbook
 currency form, within any shell Commercial profit bank, by invisible net, which produce a
 clear profit, along with the Federal Reserve Act, there is the Uniform Commercial Code which
 is active and the 50 States of the American Republic Union, which this Mercantile Law, applies
 to transactions of negotiable instruments through Financial intermediary banks, and say's a
 Bank is "a person engaged in the business of banking," and that a Person is "a Individual,
 Corporation, business trust, estate, trust, partnership, joint venture, government
 governmental subdivision, agency, or instrumentality, public corporation, or any other legal or
 commercial entity," such as ALL ADULT ENTITIES, WHICH ARE FOR TREASURY,
 PRINCIPAL AND INTEREST LOANS, THAT ARE EMBODIED THROUGH A
 STATE IDENTIFICATION and;

Comment: Sterling and agents/Sales persons, and financial persons, by application has committed the following Treason, and other related charges without remorse they agree by there actions that they have lied to authorities and other related entities of Courts, Law enforcement Officers, and alike and;

“DO UNTO OTHERS AS YOU WOULD HAVE THEM DO UNTO YOU”

Relief Sought: Defendant(s) have shown the most belligerent criminal activity that I/We have ever encounter, breaking the Law and its Status, and codes as standard practice, and then endanger someone’s life having them arrested to cover their activities of suspect, causing unreversed mental stress, causing years of pain, eating food that is not healthy it is hereby cited that defendant(s) agree that they have conduct themselves in very unprofessional matter presenting irreversible harm for years to come damages in this matter cited at \$16.082.040.000.00 in United States Treasury Notes (Currency) Gold, and Silver calculation \$90.000.000.000.00 punitive Damages, after final calculation Total indebtedness \$111.708.040.000.00 (One Hundred Eleven Billion Seven Hundred Eight Million Forty Thousand and no Cents) to be paid in United States Currency Notes (Credits) at a rate of 3.5% for the record queen naja remain unlawfully arrested without bail for 50 days, the prison system refuses to issue sanitary napkins and other female personal items to the female inmates, especially queen naja, her living conditions are below standard even after complaining the prison system did nothing, the pain and suffering is beyond any value, however there is a monetary Value attached, however there is no price on, **LIFE**

Non-Forfeiture Agreement

AND NOW, Royal Degree, for Non-Forfeiture out of the United States Attorney Office, out of Philadelphia County, who may attempt to annex Par Value, as Forfeiture, out of Consumer Natural Person, Lord, reginald noble Yahweh Plaintiff/Affiant Judicature, and queen naja Plaintiff/Affiant/Judicature Signature United States Currency Notes, by Equity Law, to **ORDER** Forfeiture pursuant to the mortmain Judicial Code, Chapter 58, Controlled Substances Forfeitures ACT, an ACT out of June 30, 1988, AT No. 1988-79, 42 Pa. C. S. A. section 5801, et, seq, made through the Commonwealth out from Pennsylvania, and the Municipal Corporate Court Orders like following: and any Code or Statute pertaining to the above matter and;

Whereas, there will be no Color of Law Authority claims, BY THE COMMONWEALTH OUT FROM PENNSYLVANIA, OR THE FEDERAL DISTRICT COURT OF EASTERN PENNSYLVANIA to right, title, and interest belonging to REGINALD CUPID NOBLE TRUST/ESTATE, AND NAJA TALIBAH ZAHIR ESTATE, or in the PLAINTIFF, REAL PROPERTY PAR VALUE BY SIGNATURE DOLLARS IN UNITED STATES CURRENCY, are HEREBY DECLARED TO BE TERMINATED, REVOKED, AND RENDERED NULL, AND VOID.

2. All Color from Law Authority claims, by the Commonwealth out from Pennsylvania, and the Federal District Court, and Officials agree to have no right to, title, and interest, to this Case/Matter, belonging to any NOBLE Heirs, living, or deceased ZAHIR Heirs, living, or deceased in the PLAINTIFF'S, REAL PROPERTY PAR VALUE BY SIGNATURE

DOLLARS IN UNITED STATES CURRENCY NOTE, ARE HEREBY DECLARED TO
 BE NON-FORFEITED TO THE STATE IDOL, CALLED COMMONWEALTH OF
 PENNSYLVANIA PHILADELPHIA COUNTY UNITED STATES ATTORNEY
 OFFICE BY PARTE RICO FRAUD; and

3. The DEFENDANT/REAL PROPERTY PAR VALUE SIGNATURE DOLLARS IN
 UNITED STATES CURRENCY GIFT-IS HEREBY DECLARED TO BE NON-
 FORFEITED, AND ORDERED TO BE DISTRIBUTED TO THE SPIRITUAL BEING,
 Lord reginald I, living man benefactor for REGINALD-NOBLE ESTATE IN TRUST,
 ONLY LAWFUL OWNER AND;
 Queen naja, living woman benefactor for REGINALD CUPID NOBLE ESTATE IN
 TRUST, ONLY LAWFUL OWNER AND;

(4) qualifying for benefits under the terms of the policy, or certificate, up to the limits
 Nonforfeiture credits may be used for the care, and services specified in the policy or
 certificate, and the UCC-1 Financing Statement and;

(e) The benefits paid by the insurer while the policy, or certificate is in premium paying
 status and in the paid-up status will not exceed the maximum benefits which would be
 payable if the policy or certificate had remained in premium paying status; and

Furthermore: in this matter, and because of the fraud, and agreed criminal activity carried out
 by the Defendant(s) we demand a full forensic audit of the accounting of all financial matters,
 pertaining to DEFENDANT(S), INFERIOR PERSONS/MINORS AND;

Caveat

Therefore, as we move this honorable Court and way mention to Facts in this matter, we hereby present to the Court a Bond for the immediate release of the living woman queen naja, from the captivity (Kidnapping) (Abduction) exercised by Londoun County Virginia Sheriff Department and their Justice System, included in this matter is a Time stamped Certificate of Service, fashioning documents identified as, a Complaint filed with the Attorney General's Office of Virginia, Complaint filed with the Attorney General's Office of Pennsylvania, Royal Heirs Banking Trust Information, Power of Attorney, Public Notice Declarations and Lawful Protest, Oath of Office as a Public Minister/Ambassador pursuant to Article 2, Section 2-3 of the United States Constitution, Shaykamaxum Republic Tribal Government Delegation of Authority, Name Change documents and Exemplification, (Foreign Certificate)., and a Bond Valued at fifteen Million (\$ 15,000,000.00) U.S. Currency Notes, covering the alleged three Charges. Sent via U.S.P.S. Express Mail EE 428 959 408 US received January 3rd, 2020 Time 9:43am. As of January 08th 2020 queen naja is naja zahir el, respectfully

Conclusion

All parties agree that this matter SHALL be scheduled for the Judge's Chambers for settlement, and closure and sealed never to be opened in one hundred years with Satisfaction, and ACCORD.

naja zahir el d/b/a queen naja
naja zahir el d/b/a queen naja on behalf of
NAJA TALIBAH TAHIR TR.
Virginia Registrar 145-80-046130

Reginald Noble Yahweh
Lord, reginald noble Yahweh on behalf of
REGINALD CUPID NOBIL TR.
Pennsylvania Registrar 1628861950

United States Federal Eastern District Court

573 Of Pennsylvania
 574 600 Market Street
 575 Philadelphia Pennsylvania 19106-1790
 576 naja zuhir el known as queen naja
 577 In Propria Persona
 578 NAJA THURBAH ZUHIR TR
 579 On behalf of Royal Heirs Family Trust.
 580 Judicature/Adjudicator
 581 Lord reginald noble yahweh
 582 In Propria Persona
 583 REGINALD CUPID NOBLE TR
 584 On behalf of Noble & Noble Banking Trust
 585 Judicature/Adjudicator
 586
 587 v.
 588
 589 KAMAL BENHOUMMAD d/b/a
 590 STERLING PREMIER GROUP et. al.
 591 PAUL WHITE d/b/a
 592 STERLING PREMIER GROUP et. al.
 593 THOMAS MOOREHEAD d/b/a
 594 STERLING PREMIER GROUP et. al.
 595 SHERIFF MIKE CHAPMAN d/b/a
 596 OFFICE OF LOUDOUN COUNTY VA. et. al.
 597 DEPUTY SHERIFF DORIAN A. LAMBERT d/b/a
 598 LOUDOUN COUNTY VA SHERIFF DEPARTMENT Trial Demanded
 599 COMMONWEALTH ATTORNEY, BUTA BIBERAJ
 600 JOHN DOE, & JANE DOE
 601 Defendant(s)/inferior persons/(s) Debtor(s)
 602

18 U.S.C. 1091 Human Trafficking
 18 U.S.C. Chapter 41 Extortion
 18 U.S.C. Conspiracy
 26 U.S.C. Tax Evasion
 28 U.S.C. Defamation of Character
 18 U.S.C. 241-242 Color of Law
 18 U.S.C. 1201 Kidnapping and
 False Imprisonment

Article III Court Proper Jurisdiction

COURT ORDER

603
 604
 605 On ____ day of January in the year 2020 after great consideration the Court hereby enter
 606
 607 Judgment against the DEFENDANT(S)
 608
 609 It is so GRANTED and ORDERED with prejudice
 610

J

United States Federal Eastern District Court
Of Pennsylvania
600 Market Street
Philadelphia Pennsylvania 19106-1790

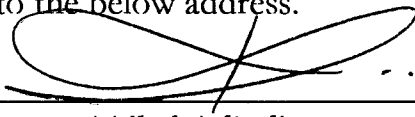
To the Federal District Court:
By: Special Appearance;

An Equity Proceedings

We of the Awoota Jurist Consul Trust & Associates (A Tribal Organization) on behalf of our
Tribal member, naja zahir el aka queen naja, and her Royal Heir Banking Trust and the NAJA
TALIBAH ZAHIR ESTATE et. al. and

On behalf of Tribal member lord, reginald noble Yahweh aka king reginald I, and Noble &
Noble Banking Trust, and REGINALD CUPID NOBLE ESTATE.

We now enter our special appearance on behalf thereof respectfully we thank you please
forward all correspondence to the below address.



Tribal Adjudicator
Minister for Justice (paul savage el)

Contact Info:
Awoota Jurist Consul & Associates
526 Delaware Cedar Village
Shaykamaxum Territory North Amexem
Mail Locale: 5209 Greene Street # 48324
Philadelphia Pennsylvania 19144-9998
Phone no. 484-477-1013

